11BER 8 PAGE 4UU

Plalley Register Office

Middletown, Md., Gril 27, 19457

hereby certify that the annexed Inder of Peedle calion?

Chis. C. Rodon, VS Wow. F. Bearps flood was published in

The Valley Register, a Newspaper published in Frederick County, Md., for

four successive weeks 5 times prior to the 28 th

lay of 19457

Filed May 16,

Lev. C. Alterlie B, Jr. Gu

PETITION FOR DECREE PRO CONFESSO

Elizabeth C. Roddy, Administratrix of the estate of Anna Louise McGrath, also known as Lulu McGrath, deceased, Elizabeth C. Roddy and William M. Roddy, her husband, et al.

No. 17, 041 EQUITY
IN THE CIRCUIT COURT
FOR FREDERICK COUNTY
IN EQUITY

VS.

William F. Zurgable, et al. :

TO THE HONORABLE, THE JUDGES OF SAID COURT:

The Petition of Elizabeth C. Roddy, etc., et al, respect-fully represents unto your Honorable Court:

* * * * * * * * *

FIRST: That your Complainants caused to be issued out of the Circuit Court for Frederick County the Writ of Subpoena directed to William F. Zurgable, Elsie Zurgable Topper and Guy Topper, her husband, Nellie Zurgable Crew and Charles Crew, her husband, who were duly summoned by the Sheriff of Baltimore City, Maryland, on the 15th day of March, 1951; Mary Zurgable, Lillian Zurgable Newton and Harold Newton, her husband, James L. Zurgable and Ruth Zurgable, his wife, who wereduly summoned by the Sheriff of Baltimore City, Maryland, on the 9th day of March, 1951; Louise Zurgable Sell and Paul Sell, her husband, who wereduly summoned by the Sheriff of Carroll County, Maryland, on the 8th day of March, 1951, and have failed to answer said Bill of Complaint, although the time for so doing, under the rule of your Honorable Court has long since passed.

SECOND: That your Complainants caused to be issued out of the Circuit Court for Frederick County an Order of Publication directed to William F. Zurbable, Jr. and Margaret Zurgable, his wife, whose last known address is Port Huron, Michigan, warning them to be and appear in this Court in person or by solicitor, on or before the 14th day of May, 1951, and have failed to answer said Bill of Complaint, although the time for so doing, under the rule of your Honorable Court has since passed.

TO THE END, THEREFORE,

Adams 25 71